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15	LIMITED STATES	DISTRICT COLIRT
16	UNITED STATES DISTRICT COURT	
	NORTHERN DISTRICT OF CAL	LIFORNIA, OAKLAND DIVISION
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18	SMITHKLINE BEECHAM CORPORATION	Case No. C 07-5702 (CW)
19	d/b/a GLAXOSMITHKLINE,	, , ,
	·	JOINT STIPULATION AND [PROPOSED] ORDER REGARDING SCHEDULE FOR
20	Plaintiff,	JOHN LEONARD DESIGNATIONS
21	vs.	
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	ABBOTT LABORATORIES,	
23	Defendant.	
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JOINT STIPULATION AND [PROPOSED] ORDER REGARDING SCHEDULE FOR JOHN LEONARD DESIGNATIONS CASE NO: 4:07-CV-5702

1	WHEREAS, under the Court's standing Pretrial Order, the parties must file supplemental	
2	designations, and certain other pretrial materials on April 1, 2015;	
3	WHEREAS, counsel for Abbott has notified counsel for GSK that it does not currently	
4	plan to call Dr. John Leonard, a now-retired former Abbott employee, to testify at trial;	
5	WHEREAS the parties have met and conferred and agree that the designation,	
6	counterdesignation, and objections to Dr. Leonard's deposition and prior trial testimony will	
7	require substantial time, as he testified about multiple key issues at the first trial;	
8	THEREFORE, the parties request the Court's approval to postpone the deadline for filing	
9	designations, counterdesignations, and objections to Dr. Leonard's testimony, currently due April	
10	1, to April 20th so that the parties may meet and confer to reduce the number of disputes that need	
11	to be brought to the Court's attention:	
12	IT IS HEREBY STIPULATED AND AGREED, by and between the parties to this action	
13	through their undersigned counsel, as follows:	
14	1. The parties will exchange initial designations of Dr. Leonard's testimony April	
15	10th;	
16	2. The parties will exchange objections and counter designations April 17th;	
17	3. The parties will exchange objections to counter designations April 20th; and	
18	4. The parties; designations, counterdesignations and objections will be filed with the	
19	Court April 20th. All other deadlines are unchanged.	
20	IT IS SO STIPULATED AND AGREED:	
21	Date: April 1, 2015 _/s/ Brian Hennigan	
22	Brian Hennigan HUESTON HENNIGAN LLP	
23	523 W. Sixth St., Suite 400 Los Angeles, CA 90014	
24	Attorney for Plaintiff GlaxoSmithKline	
25	/s/ Charles B. Klein	
26	Charles B. Klein (Admitted Pro Hac Vice) WINSTON & STRAWN LLP	
27	1700 K Street, NW Washington, DC 20006	
28	Attorneys for Defendant Abbott Laboratories	

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2	PURSUANT TO STIPULATION, IT IS SO ORDERED
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4	Dated: Judge Claudia Wilken U.S. District Court
5	U.S. District Court
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